Remarks

Statement Under 37 CFR 1.111

Amendments to a number of claims are included in the response to the June 25 Advisory

Action. 37 CFR 1.111 states in part that: In amending in response to a rejection of claims in an

application or patent undergoing reexamination, the Assignee or patent owner must clearly

point out the patentable novelty which he or she thinks the claims present in view of the state

of the art disclosed by the references cited or the objections made. He or she must also show

how the amendments avoid such references or objections. The Assignee notes that this

requirement is not relevant to the instant application because no documents or references that

need to be avoided have been identified during the prosecution of this application. The Assignee

is merely correcting clerical errors and canceling previously withdrawn claims to put the

application in a form for allowance and issue.

Reservation of rights

The Assignee hereby explicitly reserves the right to present the previously modified and/or

canceled claims for re-examination in their original format. The cancellation or modification of

pending claims to put the instant application in a final form for allowance and issue should not to

be construed as a surrender of subject matters covered by the original claims before their

cancellation or modification.

Conclusion

The pending claims are of a form and scope for allowance. Prompt notification thereof is

respectfully requested.

Respectfully submitted,

Asset Trust, Inc.

/B.J. Bennett/

B.J. Bennett, President

Date: December 27, 2009

Serial No. 09/938,874

10